



# राजपत्र, हिमाचल प्रदेश

## (असाधारण)

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

शिमला, शनिवार, 31 मार्च, 1984/11 चैत्र, 1906

हिमाचल प्रदेश सरकार

EXCISE AND TAXATION DEPARTMENT

NOTIFICATIONS

*Shimla-2, the 30th March, 1984*

No. EXN-F(1)-4/78.—In exercise of the powers conferred by sections 31 and 32 of the Punjab Excise Act, 1914 (1 of 1914) as applicable in the territories comprised in Himachal Pradesh immediately before 1st November, 1966, the Governor, Himachal Pradesh, is pleased to order the following amendments in Government of Himachal Pradesh (Excise and Taxation Department) Notification No. 1-17/64-E&T, dated the 28th October, 1965, as amended from time to time, with effect from 1st April, 1984 :—

### AMENDMENTS

1. In the said notification:—

In para I item Nos. 1, 3 and 4, the following items shall be substituted, namely:—

| Item No. 1                                       | Country Spirit | Rate of duty per P.L. |
|--|----------------|-----------------------|
| (a) Plain  | ..             | Rs. 10                |
| (b) Ordinary spiced with 50° proof strength      | ..             | Rs. 10                |
| (c) Special spiced spirit of 60° proof strength  | ..             | Rs. 12                |
| (d) Ordinary spiced spirit of 60° proof strength | ..             | Rs. 12                |

*Item No. 3* All other sorts of spirits (Indian made foreign spirit) except denatured spirit .. Rs. 21 per Pls.

*Item No. 4 (a)* Indian made Rum when issued to troops, Ex-servicemen and I.T.B.P. through C.S.D. (I) or other sources approved by the Government (for non-forwarded areas) .. Rs. 16 per Pls.

*Note.*—Besides duty, license fee (assessed fee) at the rate of Rs. 6.00 per bulk litre shall also be levied on Rum and other sorts of I.M.F.S.

*(b)* Indian made Rum when issued to troops Ex-servicemen and I.T.B.P. through C.S.D. (I) or other sources approved by the Government (for forward areas) .. Rs. 9 per Pls.

*Note I.*—Besides duty, license fee (assessed fee) at the rate of Rs. 6.00 per bulk litre shall also be levied on Rum and other sorts of Indian made Foreign spirit.

This supersedes Notification No. 11-35/74-E&T, dated 9-2-1977 and all other previous notifications granting exemption/concession of Excise duty and license fee to Armed Forces in the forward Areas.

*Note II.*—In para III of the said notification, the following new item (d) shall be added as under :—

*(d)* Excise duty on Beer .. Rs. 1 per bottle of 650 ml.

*Shimla-2, the 30th March, 1984*

**No. EXN-F(1)-4/78.**—In exercise of the powers conferred by sections 31 and 32 of the Punjab Excise Act, 1914 (1 of 1914) as in force in the territories transferred to Himachal Pradesh under section 5 of the Punjab Re-organisation Act, 1966, the Governor, Himachal Pradesh is pleased to order the following further amendments in the Punjab Excise Fiscal Order, 1932, as amended from time to time in their application to the aforesaid territories with effect from 1st April, 1984:—

### AMENDMENTS

1. For items (1), (3) and (4) in table given in order 1 of the aforesaid orders, the following entries shall be substituted, namely:—

| <i>Item No. (1)</i> | <i>Country Spirit</i>  | <i>Rate of duty per P.L.</i> |
|---------------------|--|------------------------------|
|                     | <i>(a)</i> Plain ..  | Rs. 10                       |
|                     | <i>(b)</i> Ordinary spiced with 50° proof strength ..  | Rs. 10                       |
|                     | <i>(c)</i> Special spiced spirit with 60° proof strength ..  | Rs. 12                       |
|                     | <i>(d)</i> Ordinary spiced with 60° proof strength ..  | Rs. 12                       |
| <i>Item No. (3)</i> | All other sorts of spirits (Indian made Foreign Spirits) except denatured spirit ..  | Rs. 21                       |
| <i>Item No. (4)</i> | <i>(a)</i> Indian made Rum when issued to troops, Ex-servicemen and I.T.B.P. through C.S.D. (I) or other sources approved by the Government (for non-forward areas) .. | Rs. 16                       |

*Note.*—Besides duty license fee (assessed fee) at the rate of Rs. 6 per bulk litre shall also be levied on Rum and other sorts of I.M.F.S.

(b) Indian made Rum when issued to troops,  
Ex-servicemen and I.T.B.P. through C.S.D.  
(1) or other sources approved by the Govern-  
ment (for forward areas)

.. Rs. 9

*Note.*—Besides, duty license fee (assessed fee) at the rate of Rs. 6 per bulk litre shall also be levied on Rum and other sorts of I.M.F.S. This supersedes Notification No. 11-35/74-E&T, dated 9-2-77 and all other previous notifications regarding exemption/concession of excise duty and license fee to armed forces in the forward areas.

Order 5 of the aforesaid orders except the proviso shall be substituted as under :—

“The rate of duty on beer manufactured in any brewery licensed in Himachal Pradesh or Indian made beer when imported into Himachal Pradesh shall be Re. 1 per bottle of 650 mls.

*Shimla-2, the 30th March, 1984*

**No. EXN-F(1)-4/78.**—In exercise of the powers conferred by sections 5 and 58 of the Punjab Excise Act, 1914 (1 of 1914) as applicable in the territories comprised in Himachal Pradesh immediately before 1st November, 1966, the Governor, Himachal Pradesh is pleased to order the following further amendments in the Government of Himachal Pradesh (Excise and Taxation Department) Notification No. 1-17/64-E&T, dated the 18th May, 1965, as amended from time to time, with effect from 1st April, 1984:—

### AMENDMENTS

1. In the said Notification item Nos. (1) and (2) of Order 2 shall be substituted as under :—

|  |  |
|--|--|
| “(1) Foreign liquor                        | .. Two bottles of the capacity<br>750 mls. each.   |
| (2) Beer whether imported or made in India | Twelve bottles each of the<br>capacity of 650 mls. |

*Note.*—The limit of transportation mentioned at item No. (1) and (2) above shall be alternative with the limit mentioned at item No. (4) of Order 2 of the said notification.”

2. The proviso at the end of Order 2 of the said notification shall be substituted as under :—

“Provided that a person may, for *bonafide* consumption by him, the members of his family or his guests, purchase, transport and possess foreign liquor upto 12 bottles of the capacity of 750 mls. each inclusive of imported liquor and 36 bottles of the capacity of 650 mls. each of beer on the authority of a permit in Form L-50 granted by the Excise Officer, holding charge of a district, on payment of a permit fee according to the following scale for a financial year or a part thereof :—

| <i>Quantity</i>   | <i>Permit fee</i>   |
|---|---------------------|
| Exceeding six bottles of IMFS of 750 Mls. each and 12 bottles of 650 mls. each of beer but not exceeding 12 bottles of IMFS and 36 bottles of beer. | Two hundred rupees. |

*Note.*—The possession limit by one family living in separate and distinct premises will be six bottles of IMFS of 750 mls. and 24 bottles of beer of 650 mls. each at one time. Imported liquor will be considered as part of stock of IMFS and bottles of foreign liquor which may be of one litre or two litres will be converted, for this purpose, to the limits prescribed for IMFS in 750 mls. bottles.”

*Shimla-2, the 30th March, 1984*

No. EXN-F(1)-4/78.—In exercise of the powers conferred by sections 5 and 58 of the Punjab Excise Act, 1914 (1 of 1914) as in force in the territories transferred to Himachal Pradesh under section 5 of the Punjab Re-organisation Act, 1966, the Governor, Himachal Pradesh, is pleased to order the following amendments in the Punjab Intoxicants License and Sale Orders, 1956, as applicable in the said territories, with effect from 1st April, 1984:—

### AMENDMENTS

1. In the said Orders, item No. (1) (a) and (b) of Order 1, the following shall be substituted, namely:—

- |  |   |
|--|---|
| “(1) (a) Foreign liquor whether imported or made in India. | Two bottles of the capacity of 750 mls. each.   |
| (b) Beer whether imported or made in India.                | Twelve bottles each of the capacity of 650 mls. |

*Note.*—The limit of transportation mentioned at (a) and (b) of item No. (1) shall be alternative with the limit mentioned at item No. (2) below.”

2. In the said Orders, for proviso (b) of item No. (1) of Order 1, the following shall be substituted, namely:—

“(b) A person may, for *bonafide* consumption by him, the members of his family or his guests, purchase, transport and possess foreign liquor upto 12 bottles of the capacity of 750 mls. each inclusive of imported liquor and 36 bottles of the capacity of 650 mls. each of Beer on the authority of a permit in Form L-50 prescribed under rule 22-A of the Punjab Liquor Permit and Pass Rules, 1932, granted by the Excise Officer, holding charge of a district, on payment of a permit fee according to the following scale for a financial year or a part thereof:—

| <i>Quantity</i>  | <i>Permit fee</i>   |
|--|---------------------|
| Exceeding six bottles of IMFS of 750 mls. each and 12 bottles of 650 mls. each of beer but not exceeding 12 bottles of IMFS, and 36 bottles of beer. | Two hundred rupees. |

*Note.*—The possession limit by one family living in separate and distinct premises will be six bottles of IMFS of 750 mls. and 24 bottles of beer of 650 mls. each at one time. Imported liquor will be considered as part of stock of IMFS, and bottles of foreign liquor which may be of one litre or two litres will be converted, for this purpose, to the limits as prescribed for IMFS in 750 mls. bottles.”

S. K. CHAUHAN,  
Financial Commissioner-cum-Secretary.

*Shimla-3, the 30th March, 1984*

No. 7-52/83-EXN-Vol.II-6021.—In exercise of the powers conferred by section 59 of the Punjab Excise Act, 1914 (1 of 1914), as in force in the areas comprised in Himachal Pradesh immediately before 1st November, 1966, and by virtue of the powers of the Financial Commissioner conferred on me under section 9 of the said Act, read with Himachal Pradesh Excise (Powers and Appeal) Orders, 1965, I, S. S. Negi, Excise and Taxation Commissioner, Himachal Pradesh,

hereby direct that the following amendments shall be made in the Punjab Liquor License Rules, 1932, as applicable to the aforesaid areas, with effect from 1st April, 1984:—

### AMENDMENTS

1. For the existing entries against Form L-2 and L-5 in the table under column 1 and 2 of Rule 5.1 of the said Rules, the following shall be substituted, namely:—

“L-2 Wholesale and retail vend of foreign liquor to public and L-3, L-4, L-5, L-12-A, L-12-B and L-12-C vends only.”

“L-9 Retail vend of foreign liquor in a Military Canteen including Unit run Military Canteen, or those run regimentally on Club lines and I.T.B.P. Canteen.”

2. In clause (ii) of rule 5.26, the figure of “rupees 30,000” shall be substituted by the figures of “rupees 35,000.”

3. For sub-rule (3) of rule 5.27-A of the said rules, the following shall be substituted, namely:—

“(3) Licenses in Form L-3, L-4 and L-5 for the vend of foreign liquor in a Hotel, Restaurant, Dak-Bungalow shall be granted on the fixed fee, in addition to the fees assessed according to the scale prescribed under rule 31.

For Hotels, Restaurants, Dak-Bungalows in towns, villages, the following shall be the rate of fixed fees:—

|   |                       |
|---|-----------------------|
| (a) Places with population upto 10,000                  | Rs. 8,000 per annum.  |
| (b) Places with population above 10,000 and upto 15,000 | Rs. 10,000 per annum. |
| (c) Places with population above 15,000                 | Rs. 15,000 per annum. |

4. After second proviso of rule 5.31 of the said rules, the following proviso shall be added, namely:—

“Provided that licensees holding license in Form L-3, L-4, L-5, L-12-A, L-12-B and L-12-C will take supplies of liquor from L-2 licensees, in respective locality approved by the Deputy Excise and Taxation Commissioner of the zone concerned for this purpose and they will not be required to pay assessed fee. In case the Deputy Excise and Taxation Commissioner is satisfied that the supplies are not available with L-2 licensees, permits/passes will be issued on payment of assessed fee for those supplies to be made available to them from L-1 licensees.

5. The existing opening para of sub-rule (10) of rule 5.39 of the said rules, pertaining to condition dealing with licensed hours shall be substituted by the following, namely:—

“(10) Condition dealing with licensed hours:—

“Every licensee shall keep his shop closed on Independence Day (15th August), Mahatma Gandhi's Birthday (2nd October), The Republic Day (26th January), Martyrdom Day (30th January), The Pay Day i.e. 1st of each month and the polling day and two days preceding the polling day.”

6. After sub-rule (x) of rule 5.26 of the said Rules the following para shall be added:—

“The provisions of Punjab Excise Act and Rules made thereunder will be applicable to all areas. The possession limit for such liquor at a time will be upto 24 bottles of 750 mls. each.”

7. Sub-rule (ix) of the said rule 5.26 shall be substituted as under :—

“(ix) For a license in Form L-20-CC for the manufacture of Country liquor by distillation from fruits and grains for home consumption in Kinnaur district, Rs. 25 per annum subject to the condition that no such distillation shall under such licences be permitted “Gur” or “Molasses”. Such a licence for distillation in Pangti tehsil of Chamba district will be issued free of license fee. The limit of possession of such liquor at a time will be upto 24 bottles of 750 mls. each.”

*Shimla-3, the 30th March, 1984*

**No. 7-52/83-EXN-Vol.-II 6053.**—In exercise of the powers conferred by section 59 of the Punjab Excise Act, 1914 (1 of 1914) as in force in the areas transferred to Himachal Pradesh under section 5 of the Punjab Re-organisation Act, 1966, and by virtue of the powers of the Financial Commissioner conferred on me under section 9 of the said Act, read with Punjab Excise (Powers and Appeal) Orders, 1956, I, S. S. Negi, Excise and Taxation Commissioner, Himachal Pradesh, hereby direct that the following amendments shall be made in the Punjab Liquor License Rules, 1956, as in force in the aforesaid areas, with effect from 1st April, 1984:—

### AMENDMENTS

1. For the existing entries against Form L-2 and L-9 in the table under column 1 and 2 of Rule 1 of the said Rules, the following shall be substituted, namely :—

L-2 Wholesale and retail vend of foreign liquor to public and L-3, L-4, L-5, L-12-A, L-12-B and L-12-C vends only.”

L-9 Retail vend of foreign liquor in a Military Canteen including Unit run Military Canteen, or these run regimentally on Club lines and I.T.B.P., Canteen.”

2. In clause (ii) of Rule 25, of the said Rules, the figure of “rupees 30,000” shall be substituted by the figure of “rupees 35,000.”

3. For sub-rule (3) of rule 27 of the said Rules, the following shall be substituted, namely :—

“(3) Licenses in Form L-3, L-4 and L-5 for the vend of foreign liquor in Hotels, Restaurants, Dak-Bungalows shall be granted on the fixed fee, in addition to the fees assessed according to the scale prescribed under rule 31. For Hotels, Restaurants, Dak-Bungalows in towns and villages the following shall be the rate of fixed fees:—

|   |                          |
|---|--------------------------|
| (a) Places with population upto 10,000                  | .. Rs. 8,000 per annum.  |
| (b) Places with population above 10,000 and upto 15,000 | .. Rs. 10,000 per annum. |
| (c) Places with population above 15,000                 | .. Rs. 15,000 per annum. |

4. After second proviso of Rule 31 of the said Rules, the following proviso shall be added, namely :—

“Provided that licensees holding license in Form L-3, L-4, L-5, L-12-A, L-12-B and L-12-C will take supplies of liquor from L-2 licensees, in respective locality approved by the Deputy Excise and Taxation Commissioner of the zone concerned for this purpose and they will not be required to pay assessed fee. In case the Deputy Excise and Taxation Commissioner is satisfied that the supplies are not available with L-2 licensees, permits/passess will be issued on payment of assessed fee for those supplies to be made available to them from L-1 licensees.”



5. The existing opening para of sub-rule (9) of rule 37 of the said rules, pertaining to condition dealing with licensed hours shall be substituted by the following, namely:—

“(9) *Conditions dealing with licensed hours.*—Every licensee shall keep his shop closed on Independence Day (15th August), Mahatma Gandhi's Birth Day (2nd October), the Republic Day (26th January), the Pay Day i.e. (1st of each month) and Polling Day and two days preceding Polling Day, Martyrdom Day (30th January)”.

6. For item (x) of rule 25 of the said rules, the following shall be substituted, namely:—

“(x) Licenses in Forms L-20-C and L-20-D for manufacture of country fermented liquor for home consumption and for use on special occasions respectively will be issued on license fee of Rs. 5 per annum, in Kothi-Kohar and Kothi-Sawar and 17 (seventeen) specified villages of Baijnath in Palampur tehsil of Kangra district, Kullu and Lahaul and Spiti districts.

7. The note below rule 25 of the said rules shall be substituted as under:—

“The provisions of the Punjab Excise Act and rules made thereunder will be applicable to all areas. The possession limit for such liquor at a time should not exceed 24 bottles of 750 mls. each.”

8. A new item (xi) shall be added under Rule 25 of the said rules as follows:—

“(xi) For a license in Form L-20-CC for the manufacture of Country liquor by distillation from fruits and grain for home consumption in Lahaul and Spiti district; Rs. 25 per annum subject to the condition that no such distillation shall under such licenses be permitted from “Gur” and “Molasses.” The limit of possession of such liquor at a time should not exceed 24 bottles of 750 mls. each”.

*Shimla-3, the 30th March, 1984*

**No.7-52/83-EXN-Vol-II-6085.**—In exercise of the powers conferred by section 59 of the Punjab Excise Act (1 of 1914), as applied to the areas comprised in Himachal Pradesh immediately before 1st November, 1966 and by virtue of the powers of the Financial Commissioner under section 9 of the said Act, read with Himachal Pradesh (Excise Powers and Appeal) Orders, 1965, I, S. S. Negi, Excise and Taxation Commissioner, Himachal Pradesh, hereby direct that the following amendments shall be made in the Punjab Sweets (Manufacture) Rules, as applicable in the aforesaid areas, with effect from 1st April, 1984:—

#### AMENDMENT

In the said rules:—

(1) The existing sub-rule (1) of rule 10-A-6 shall be substituted as under:—

“10-A-6 (1) A license once granted remains in force for a period of one year or part of the year ending 31st March, from the date of its issue unless it is cancelled, determined or surrendered earlier and shall be renewable annually, on the application of the licensee, on payment of Rs. 1,000 (Rupees one thousand only):

Provided that such licence may be cancelled for breach of the terms thereof or may be determined by the Financial Commissioner, after giving the licensee one month's notice.”

*Shimla-3, the 30th March, 1984*

**No. 7-52/83-EXN-Vol.-II.-6117.**—In exercise of the powers conferred by section 59 of the Punjab Excise Act (1 of 1914) as in force in the territories transferred to Himachal Pradesh under

section 5 of the Punjab Re-organisation Act, 1966, and by virtue of the powers of the Financial Commissioner under section 9 of the said Act, read with the Punjab Excise Powers and Appeals Orders, 1956, I, S.S. Negi, Excise and Taxation Commissioner, Himachal Pradesh, hereby direct that the following amendment shall be made in the Punjab Sweets (Manufacture) Rules, 1955, as applicable in the aforesaid territories, with effect from 1st April, 1984:—

### AMENDMENT

In the said rules:—

The existing sub-rule (1) of Rule 6 shall be substituted as under:—

“6. (1) A licence once granted remains in force for a period of one year or part of the year ending on 31st March, from the date of its issue unless it is cancelled, determined or surrendered earlier and shall be renewable annually, on the application of the licensee, on payment of Rs. 1,000 (Rupees one thousand only):

Provided that such a licence may be cancelled for breach of the terms thereof or may be determined by the Financial Commissioner, after giving the licensee six months' notice.”

*Shimla-3, the 30th March, 1984*

**No. 7-52/83-EXN-II-6149.**—In exercise of the powers conferred by clause (f) (iii) of section 59 of the Punjab Excise Act, 1914 (1 of 1914), as applicable to the areas comprised in Himachal Pradesh immediately before 1st November, 1966 and by virtue of the powers of the Financial Commissioner conferred on me under section 9 of the said Act, read with the Himachal Pradesh Excise (Powers and Appeal) Orders, 1965, I, S.S. Negi, Excise and Taxation Commissioner, Himachal Pradesh, hereby fix the minimum retail sale price of Indian Made Foreign Spirit and Country Spirit with effect from 1st April, 1984:—

#### *Minimum fixed price of Indian made Foreign Spirit*

|       |                               |
|-------|-------------------------------|
| Quart | Rs. 34 per bottle of 750 mls. |
| Pint  | Rs. 18 per bottle of 375 mls. |
| Nip   | Rs. 10 per bottle of 180 mls. |

#### *Minimum fixed price of Country Spirit*

| 50° proof strength |        | 60° proof strength               |  |
|--------------------|--------|----------------------------------|--|
| Quart              | Rs. 16 | Rs. 19.50 per bottle of 750 mls. |  |
| Pint               | Rs. 9  | Rs. 11 per bottle of 375 mls.    |  |
| Nip                | Rs. 5  | Rs. 6.00 per bottle of 180 mls.  |  |

*Shimla-3, the 30th March, 1984*

**No. 7-52/83-EXN-II-618.**—In exercise of the powers conferred by clause (f) (iii) of section 59 of the Punjab Excise Act, 1914 (1 of 1914) as in force in the territories transferred to Himachal Pradesh under section 5 of the Punjab Re-organisation Act, 1966 and by virtue of the powers of the Financial Commissioner conferred on me under section 9 of the said Act, read with Punjab Excise (Powers and Appeal) Order, 1956, I, S. S. Negi, Excise and Taxation Commissioner,



Himachal Pradesh hereby fix the minimum retail sale prices of Indian Made Foreign Spirit and Country Spirit as under with effect from 1st April, 1984:—

*Minimum fixed price of Indian Made Foreign Spirit*

|         |                               |
|---------|-------------------------------|
| ★ Quart | Rs. 34 per bottle of 750 mls. |
| Pint    | Rs. 18 per bottle of 375 mls. |
| Nip     | Rs. 10 per bottle of 180 mls. |

*Minimum fixed prices of Country Spirit*

| <i>50° proof strength</i> |           | <i>60° proof strength</i> |                                  |
|---------------------------|-----------|---------------------------|----------------------------------|
| Quart]                    | Rs. 16.00 |                           | Rs. 19.50 per bottle of 750 mls. |
| Pint                      | Rs. 9.00  |                           | Rs. 11.00 per bottle of 375 mls. |
| Nip                       | Rs. 5.00  |                           | Rs. 6.00 per bottle of 180 mls.  |

*Shimla-3, the 30th March, 1984*

**No. 7-52/83-EXN-Vol-II-6213.**—In exercise of the powers conferred by section 21 and 59 of the Punjab Excise Act (1 of 1914), as applicable in the areas comprised in Himachal Pradesh immediately before 1st November, 1966, and by virtue of the powers of the Financial Commissioner conferred on me under section 9 of the said Act, read with the Himachal Pradesh Excise (Powers and Appeal) Orders, 1965, I, S.S. Negi, Excise and Taxation Commissioner, Himachal Pradesh, hereby direct that the following amendment shall be made in the Punjab Distillery Rules 1932, applicable in the said areas with effect from 1st April, 1984:—

**AMENDMENT**

In the said rules:—

Rule 9.5 of the said Rules shall be substituted as under:—

“9.5 The licence shall be in Form D-2 and shall be renewable on payment of renewal fee of Rs. 10,000 per year. It shall not be transferable except with the sanction of the Financial Commissioner.”.

*Shimla-3, the 30th March, 1984*

**No. 7-52/83-EXN-Vol.-II-6246.**—In exercise of the powers conferred in section 21 and 59 of the Punjab Excise Act (1 of 1914), as in force in the territories transferred to Himachal Pradesh under section 5 of the Punjab Re-organisation Act, 1956 (31 of 1966) and by virtue of the powers of the Financial Commissioner conferred on me under section 9 of the said Act, read with Punjab Excise (Powers and Appeal) Orders, 1966, I, S.S. Negi, Excise and Taxation Commissioner, Himachal Pradesh, hereby direct that the following amendment shall be made in the Punjab Distillery Rules, 1932, as in force in the said areas with effect from 1st April, 1984:—

**AMENDMENT**

In the said rules:—

Rule 5 of the said rules shall be substituted as under:—

“5. The licence shall be in Form D-2 and shall be renewable on payment of renewal fee of Rs. 10,000/- per year. It shall not be transferable except with the sanction of the Financial Commissioner.”

Shimla-3, the 30th March, 1984

**No. 7-52/83-EXN-Vol-II-6247.**—In exercise of the powers conferred by section 21 and 59 of the Punjab Excise Act (1 of 1914), as in force in the territories transferred to Himachal Pradesh under section 5 of the Punjab Re-organisation Act, 1966 (31 of 1966) and by virtue of the power of the Financial Commissioner conferred on me under section 9 of the said Act, read with the Punjab Excise (Powers and Appeal) Orders, 1956, I, S.S. Negi, Excise and Taxation Commissioner, Himachal Pradesh, hereby direct that the following amendment shall be made in the Punjab Brewery Rules, 1956, as in force in the said areas with effect from 1st April, 1984:—

## AMENDMENT

In the said rules:—

Rule 7 shall be substituted as under:—

“7. The licence shall be in Form B-1 and renewable on payment of Rs. 5,000 per year as renewal fee. It is not transferable except with the sanction of the Financial Commissioner”.

S. S. NEGI,  
Excise and Taxation Commissioner  
(with the powers of Financial Commissioner  
under the Excise Act).

सामान्य प्रशासन विभाग

ख-अनुभाग

अधिसूचना

शिनला-171002, 29 मार्च, 1984

नं. 7-52/83-EXN-Vol-II-6247 (जी 0आई 0) (6) (एफ 0) 17/83. —हिमाचल प्रदेश भू-राजस्व अधिनियम, 1954 (1954 का 6) के द्वारा 6 और भारतीय पंजीकरण अधिनियम, 1908 (1908 का 16) की धारा 5 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, हिमाचल प्रदेश के राज्यपाल, नगर निगम शिमला की सीमाओं के भीतर शिमला नगर में समाविष्ट वर्तमान उप-मण्डल (सिविल) शिमला में से, शिमला नगर के लिए, अलग उप-मण्डल (सिविल) के सृजन के आदेश देते हैं जिसका मुख्यालय शिमला में होगा;

और हिमाचल प्रदेश के राज्यपाल आदेश देते हैं कि वर्तमान शिमला उप-मण्डल (सिविल) को क्षेत्रीय अधिकारिता (नगर निगम शिमला के भीतर शिमला नगर को छोड़ कर) तहसील सुन्ता और तहसील शिमला तक ही सीमित रहेगी और दोनों उप-मण्डल (सिविल) जूरी और ग्रामीण के नाम और क्षेत्रीय अधिकारिता निम्न-निम्न रूप में होगी:—

1. शिमला उप-मण्डल (जूरी) जिसका मुख्यालय शिमला में होगा, की अधिकारिता का विस्तार नगर निगम शिमला की सीमाओं तक होगा।
2. शिमला उप-मण्डल (ग्रामीण) जिसका मुख्यालय भी शिमला होगा की क्षेत्रीय अधिकारिता का विस्तार नगर निगम शिमला की सीमाओं को छोड़ कर, तहसील सुन्ता और तहसील शिमला तक होगा। यह आदेश राजपत्र में प्रकाशन की तारीख से प्रवृत्त होगा।

आदेश द्वारा,  
के. 0 सी. 0 पाण्डेय,  
मुख्य सचिव।

[Authoritative English text of the Government Notification No. GAD(GI)6(F)17/83-GAC, dated the 29th March, 1984 as required under Article 348 (3) of the Constitution of India].

**GENERAL ADMINISTRATION DEPARTMENT  
(B—SECTION)**

**NOTIFICATION**

*Shimla-171002, the 29th March, 1984*

**No. GAD(GI)6(F)-17/83-GAC.**—In exercise of powers conferred upon him under section 6 of Himachal Pradesh Land Revenue Act, 1954 (Act No. 6 of 1954) and section 5 of the Indian Registration Act, 1908 (Act No. XVI of 1908), the Governor, Himachal Pradesh is pleased to order the creation of a separate Sub-Division (Civil) for Shimla town with its headquarters at Shimla, out of the existing Shimla Sub-Division (Civil), comprising Shimla town within the limits of Shimla Municipal Corporation.

2. The Governor, Himachal Pradesh is further pleased to order that the territorial jurisdiction of existing Shimla Sub-Division (Civil) shall confine to Tehsil Suni and Tehsil Shimla (excluding Shimla town within the limits of Municipal Corporation) and the two Sub-Divisions (Civil) Urban and Rural shall have the names and territorial jurisdiction as under:—

- (i) Shimla Sub-Division (Urban) with its jurisdiction extended to Shimla town within the limits of Municipal Corporation with its headquarters at Shimla.
- (ii) Shimla Sub-Division (Rural) with its territorial jurisdiction extended to Tehsil Suni and Tehsil Shimla, excluding Shimla Town within the limits of Shimla Municipal Corporation, with its headquarters at Shimla.

3. These orders will come into force from the date of publication in the Official Gazette.

By order,  
K. C. PANDEYA,  
Chief Secretary.

**LABOUR AND EMPLOYMENT DEPARTMENT**

**NOTIFICATION**

*Shimla-171002, the 31st March, 1984*

**No. 8-15/80-Shram-II.**—Whereas it appears to the Governor of Himachal Pradesh that there is an Industrial dispute between the Himachal Pradesh Mineral and Industrial Development Corporation Employees Union, Unit Nalagarh (Regd.) Nalagarh and the management of Himachal Wool Processors Ltd. Nalagarh, District Solan, Himachal Pradesh in respect of the matters specified hereinafter as under;

And whereas the Governor of Himachal Pradesh is satisfied after consideration the report of the Conciliation Officer, Solan, Himachal Pradesh under section 12(4) of the Industrial Disputes Act, 1947 (Act No. 14 of 1947) that this matter may be referred to the Industrial Tribunal, Himachal Pradesh for adjudication;

Now, therefore, in exercise of the powers vested in him under section 12(5) of the Industrial Disputes Act, 1947 (Act No. 14 of 1947), the Governor, Himachal Pradesh is pleased to

refer the following matter to the Industrial tribunal, Himachal Pradesh constituted under section-7A of the Industrial Disputes Act, 1947 (Act No. 14 of 1947) for adjudication as under:—

1. Whether the retrenchment of workers as a result of closure of the Himachal Wool Processors Ltd. Nalagarh is legal. If not what amount of compensation and relief the workers are entitled to?
2. Whether the workers who were retrenched have been paid all the benefits under the various Labour Laws. If not, what relief they are entitled to ?
3. Whether the claim of the workers who have been retrenched, for their re-employment is justified. If not, the relief they are entitled to?

By order,  
Sd/-  
Secretary (Labour).